TRANSLATION

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file refer	rence	FOR FURTHER AC	TION	See Form PCT/IPEA/416		
C1-A0402P						
International application No.	E700	International filing date	(day/month/year)	Priority date (day/month/year)		
PCT/JP2005/00		28.03.2005		29.03.2004		
International Patent Classificat						
A 6:		2006.01)i, . A61K31/711(05(2006.01)i, i,		
Applicant						
SUGIYAMA, Har	uo					
		_				
This report is the integrated under Article 35 and to the integrated in the integral in t	ernational prelim	inary examination report applicant according to A	. established by this	International Preliminary Examining Authority		
2. This REPORT consist			sheets, including th	nis cover cheet		
3. This report is also acc			, sikets, including ti	us cover sizer.		
. [-]						
		the International Bureau		sheets, as follows:		
sneet	is of the description of the containing rections).	on, claims and/or drawin fications authorized by t	gs which have been his Authority (see R	amended and are the basis for this report and/or ule 70.16 and Section 607 of the Administrative		
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental						
Box.				when you box 110. I take the Supplemental		
b (sent to the	e International Bu	reau only) a total of (ind	icate type and numb	er of electronic carrier(s))		
·				containing a sequence listing and/or tables		
related theret 802 of the Ac	to, in electronic f dministrative Inst	orm only, as indicated in ructions).	the Supplemental	Box Relating to Sequence Listing (see Section		
4. This report contains in	dications relating	to the following items:				
Box No. I	Basis of the re	port				
Box No. II	Priority	•				
Box No. III	•	ment of opinion with reas				
The same of a philosometric state and industrial applications						
Box No. IV Lack of unity of invention						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI						
Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the international application						
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/JP2005/005790

Box No. I	Basis of the report	10170120037003790
1. With re	gard to the language, this report is based on:	
× 11	e international application in the language in which it was filed	
th tr	e translation of the international application into	, which is the language of a
<u> </u>	international search (Rule 12.3(a) and 23.1(b))	
	publication of the international application (Rule 12.4(a))	
<u>L</u>	international preliminary examination (Rule 55.2(a) and/or 55.3(a))	
2. With reg receivin this repo	gard to the elements of the international application, this report is based on (replacen g Office in response to an invitation under Article 14 are referred to in this report to prt):	nent sheets which have been furnished to the as "originally filed" and are not annexed to
∭ the	e international application as originally filed/furnished	
the	e description:	
pa	ges	as originally filed/furnished
pa	ges* received by this Authority	on
pag	ges* received by this Authority	
the	claims:	
nos	5.	as originally filed/furnished
nos		
nos		
nos		
the	drawings:	
she	ets	as originally filed/furnished
shee	received by this Authority o	
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a se	quence listing and/or any related table(s) see Supplemental Box Relating to Sequence	
	amendments have resulted in the cancellation of:	
	the description pages	
	the claims, nos.	
	the drawings, sheets/figs	
	the sequence listing (specify):	
	any table(s) related to sequence listing (specify):	
t. This	report has been established as if (some of) the amendments annexed to this report a have been considered to go beyond the disclosure as filed, as indicated in the Supplem	and listed below had not been made, since
	the description, pages	
	the claims, nos.	
	the drawings, sheets/figs	
	the sequence listing (specify):	
	and Address of a day of the second second	
If item 4 ap	plies, some or all of those sheets may be marked "superseded."	

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
1.	Statement						
	Novelty (N)	Claims	2,	3,	5,	6	YES
		Claims	1,	4			NO
	Inventive step (IS)	Claims					YES
		Claims	1-0	5			NO
	Industrial applicability (IA)	Claims	1-6	5			YES
		Claims					NO

- 2. Citations and explanations (Rule 70.7)
 - Document 1: T. YAMAGAMI et al., "Growth inhibition of human leukaemic cells by WT1 (Wilms' tumor gene) antisense oligodeoxynucleotides: implications for the involvement of WT1 in leukemogenesis," Blood, 1996, Vol. 87, No. 7, pages 2878 to 2884
 - Document 2: WO 96/38176 A1 (Tadazo KISHIMOTO), 05

 December 1996
 - Document 3: WO 99/3506 Al (Haruo SUGIYAMA), 28 January 1999
 - Document 4: A. Borkhardt, "Blocking oncogenes in malignant cells by RNA interference--new hope for a highly specific cancer treatment?," 2002, Vol. 2, No. 3, pages 167 to 168

Novelty

Claims 1 and 4

Documents 1 to 3 describe methods for treating leukemia and/or solid tumors by using antisense DNA that is complimentary to the sense strand of WT1 or RNA that is complimentary to the transcription product of the sense strand of WT1 in order to control the expression of

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

WT1; therein, the documents indicate that the antisense DNA associated with the sense strand of WT1 is capable of inhibiting the proliferation of tumors.

Such being the case, the inventions set forth in claims 1 and 4 of the present application are disclosed in documents 1 to 3.

Inventive Step
Claims 1 to 6

It would have been easy for a person skilled in the art to conceive of using RNAs instead of the antisense DNAs that are specifically mentioned in documents 1 to 3.

Meanwhile, document 4 indicates that it is possible to treat tumors by using siRNA in order to specifically inhibit the expression of a tumor gene.

As a result, the technique whereby RNAi is used to inhibit the expression of tumor genes would have been well known to a person skilled in the art of the technical field associated with pharmaceuticals prior to the priority date of the present application, as disclosed in document 4. Furthermore, it is common practice for a person skilled in the art to specify the sequence of RNAi. Such being the case, it would have been easy for a person skilled in the art to conceive of using the dsRNAs presented in documents 1 to 3, which are complimentary to the transcription product of WT1, in order to treat tumors.

Furthermore, the effects exhibited by the inventions set forth in claims 1 to 6 of the present application cannot be considered to be so significant as to have been impossible to predict in the light of documents 1 to 4.

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Supplen	mental Box Relating to Sequence Listing
Continu	nation of Box No. I, item 2:
l. Wi	ith regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed inventions report was established on the basis of:
a.	type of material
	a sequence listing
	table(s) related to the sequence listing
b.	format of material
	on paper
	in electronic form
c ,	time of filing/furnishing
	contained in the international application as filed
	filed together with the international application in electronic form
	furnished subsequently to this Authority for the purposes of search and/or examination
	received by this Authority as an amendment* on
2.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
3. Add	itional comments:
fitem -	I in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked seded."

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Supple	emental	l Bo:
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In case the space in any of the preceding boxes is not sufficient.

Continuation of: Front page

The International Patent Classification (IPC) or national classification and IPC:

A61K35/76 (2006.01)i, A61P35/00 (2006.01)i, A61P35/02 (2006.01)i